EXHIBIT B

IN THE UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF DELAWARE

Chapter 11

	,
W. R. GRACE & CO., et al.,1) Case No. 01-01139 (JKF)
) (Jointly Administered)
Debtors.) Objection Deadline: October 23, 2002 at 4:00 p.m. Hearing Date: TBD only if necessary
	TION OF REED SMITH LLP VICES AND REIMBURSEMENT OF
	OS PRODUCT LIABILITY DEFENSE
	RTEENTH MONTHLY INTERIM PERIOD
	HROUGH AUGUST 31, 2002
Name of Applicant:	Reed Smith LLP
Authorized to Provide Professional Services to:	W. R. Grace & Co., et al., Debtors and Debtors-in-Possession
Date of Retention:	July 19, 2001,

Period for which compensation and reimbursement is sought:

In re:

August 1, 2002 through August 31, 2002

effective as of April 2, 2001

Amount of Compensation sought as actual,

Reasonable, and necessary: \$183,876.75

This an: \underline{X} monthly __interim __final application.

Prior Applications filed: Yes.

The Debtors consist of the following 62 entities: W. R. Grace & Co. (f/k/a Grace Specialty Chemicals, Inc.), W. R. Grace & Co.-Conn., A-1 Bit & Tool Co., Inc., Alewife Boston Ltd., Alewife Land Corporation, Amicon, Inc., CB Biomedical, Inc. (f/k/a Circe Biomedical, Inc.), CCHP, Inc., Coalgrace, Inc., Coalgrace II, Inc., Creative Food &N Fun Company, Darex Puerto Rico, Inc., Del Taco Restaurants, Inc., Dewey and Almy, LLC (f/k/a Dewey and Almy Company), Ecarg, Inc., Five Alewife Boston Ltd., G C Limited Partners I, Inc. (f/k/a Grace Cocoa Limited Partners I, Inc.), G C Management, Inc. (f/k/a Grace Cocoa Management, Inc.), GEC Management Corporation, GN Holdings, Inc., GPC Thomasville Corp., Gloucester New Communities Company, Inc., Grace A-B Inc., Grace A-B II Inc., Grace Chemical Company of Cuba, Grace Culinary Systems, Inc., Grace Drilling Company, Grace Energy Corporation, Grace Environmental, Inc., Grace Europe, Inc., Grace H-G II., Grace Hotel Services Corporation, Grace International Holdings, Inc. (f/k/a Dearborn International Holdings, Inc.), Grace Offshore Company, Grace PAR Corporation, Grace Petroleum Libya Incorporated, Grace Tarpon Investors, Inc., Grace Ventures Corp., Grace Washington, Inc., W. R. Grace Capital Corporation, W. R. Grace Land Corporation, Gracoal, Inc., Guanica-Caribe Land Development Corporation, Hanover Square Corporation, Homeo International, Inc., Kootenai Development Company, L. B. Realty, Inc., Litigation Management, Inc. (f/k/a GHSC Holding, Inc., Grace JVH, Inc., Asbestos Management, Inc.), Monolith Enterprises, Incorporated, Monoe Street, Inc., MRA Holdings Corp. (f/k/a Nestor-BNA, Inc.), MRA Staffing Systems, Inc. (f/k/a British Nursing Association, Inc.), Remedium Group, Inc. (f/k/a Environmental Liability Management, Inc., Water Street Corporation, Axial Basin Ranch Company, CC Partners (f/k/a Cross Country Staffing), Hayden-Gulch West Coal Company, H-G Coal Company.

Date Filed	Period Covered	Requested Fees	Requested Expenses	Status of Fees	Status of Expenses
8/28/01	4/2/01 through 7/31/01	\$40,583.00	\$356.92	No objections served on counsel	No objections served on counsel
9/27/01	8/1/01 through 8/31/01	\$90,113.00	\$4,048.11	No objections served on counsel	No objections served on counsel
10/26/01	9/1/01 through 9/30/01	\$155,804.00	\$6,971.66	No objections served on counsel	No objections served on counsel
11/27/01	10/1/01 through 10/31/01	\$229,036.50	\$10,314.97	No objections served on counsel	No objections served on counsel
12/26/01	11/1/01 through 11/30/01	\$216,703.50	\$22,667.19	No objections served on counsel	No objections served on counsel
1/30/02	12/1/01 through 12/31/01	\$152,288.00	\$43,025.11	No objections served on counsel	No objections served on counsel
3/1/02	1/1/02 through 1/31/02	\$152,389.50	\$45,525.87	No objections served on counsel	No objections served on counsel
3/28/02	2/1/02 through 2/28/02	\$115,694.50	\$39,388.59	No objections served on counsel	No objections served on counsel
5/2/02	3/1/02 through 3/31/02	\$95,617.50	\$49,224.63	No objections served on counsel	No objections served on counsel
5/28/02	4/1/02 through 4/30/02	\$125,169.50	\$44,498.12	No objections served on counsel	No objections served on counsel
6/28/02	5/1/02 through 5/31/02	\$186,811.50	\$88,641.73	No objections served on counsel	No objections served on counsel
8/5/02	6/1/02 through 6/30/02	\$167,414.75	\$26,462.86	No objections served on counsel	No objections served on counsel

Date Filed	Period Covered	Requested Fees	Requested Expenses	Status of Fees	Status of Expenses
9/9/02	7/1/02 through 7/31/02	\$121,203.75	\$7,897.17	Pending	Pending

As indicated above, this is the fourteenth application for monthly interim compensation of services filed with the Bankruptcy Court in the Chapter 11 Cases.

The total time expended for the preparation of this application is approximately 15 hours, and the corresponding estimated compensation *that will be requested in a future application* is approximately \$4,500.00.

The Reed Smith attorneys who rendered professional services in these cases during the Fee Period are:

Name of Professional Person	Position with the applicant	Number of years as an attorney	Department	Hourly billing rate	Total billed hours	Total compensation
James J. Restivo, Jr.	Partner	30 Years	Litigation	\$430.00	15.80	\$6,794.00
Lawrence E. Flatley	Partner	26 Years	Litigation	\$400.00	70.60	\$28,240.00
Andrew J. Trevelise	Partner	22 Years	Litigation	\$360.00	.80	\$288.00
Douglas E. Cameron	Partner	17 Years	Litigation	\$385.00	134.45	\$51,763.25
James W. Bentz	Partner	13 Years	Litigation	\$300.00	69.55	\$20,865.00
Richard A. Keuler	Associate	3 Years	Litigation	\$240.00	9.40	\$2,256.00
Scott W. Brady	Associate	1 year	Litigation	\$185.00	108.80	\$20,128.00
Jayme L. Butcher	Associate	1 year	Litigation	\$185.00	31.40	\$5,342.50
Scott M. Cindrich	Associate	1 year	Litigation	\$185.00	75.10	\$12,767.00
Lisa D. DeMarchi	Associate	1 year	Litigation	\$185.00	55.10	\$9,367.00
Bryan C. Devine	Associate	1 year	Litigation	\$185.00	27.10	\$4,607.00
Andrew J. Muha	Associate	1 year	Litigation	\$185.00	48.70	\$9,009.50

The paraprofessionals who rendered professional service in these cases during the Fee Period are:

Name of Professional Person	Position with the applicant	Number of years in position	Department	Hourly billing rate	Total billed hours	Total compensation
M. Susan Haines	Paralegal	28 Years	Litigation	\$150.00	14.00	\$2,073.50
Maureen L. Atkinson	Paralegal	25 Years	Litigation	\$120.00	41.40	\$4,968.00

Name of Professional Person	Position with the applicant	Number of years in position	Department	Hourly billing rate	Total billed hours	Total compensation
John B. Lord	Paralegal	10 Years	Litigation	\$145.00	10.40	\$1,508.00
Carey E. Raytik	Paralegal	2 Years	Litigation	\$75.00	21.20	\$1,590.00
Karen Hindman	Lit. Support	2 Years	Litigation	\$110.00	21.00	\$2,310.00

Total Fees: \$183,876.75

COMPENSATION BY PROJECT CATEGORY

Project Category	Total Hours	Total Fees
Litigation and Litigation Counseling	243.10	\$82,533.50
Attic Insulation Science Trial	456.05	\$87,354.50
Hearings	6.80	\$2,074.00
Non-Working Travel	14.25	\$5,486.25
Fee Applications	34.60	\$6,428.50
Total:	754.80	\$183,876.75

EXPENSE SUMMARY

Description	Amount
m 1 1 m	D 20.46
Telephone Expense	\$ 39.46
Telephone Expense – Outside	159.50
Duplicating/Printing	2,492.05
Outside Duplicating	4,942.51
Postage Expense	15.43
Courier Service	313.42
Documentation Charge	142.70
Filing Fees	159.20
Secretarial Overtime	3,180.00
Lodging	1,928.07
Transportation	261.19
Air Travel Expense	4,006.00
Rail Travel Expense	2.00
Automobile Rental	144.90
Taxi Expense	349.00
Mileage Expense	146.96
Meal Expense	349.12
Total	\$ 18,631.51

Respectfully submitted,

Dated: October 1, 2002 Wilmington, Delaware

REED SMITH LLP

/s/ Richard A. Keuler, Jr.

Richard A. Keuler, Jr., Esquire (No. 4108)

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and

James J. Restivo, Jr.

Lawrence E. Flatley

Douglas E. Cameron

435 Sixth Avenue

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Telephone: 412.288.3131

Facsimile: 412.288.3063

Special Asbestos Products Liability Defense

Counsel

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REED SMITH LLP PO Box 360074M Pittsburgh, PA 15251-6074 Tax ID# 25-0749630

W.R Grace & Co. One Town Center Road Boca Raton, FL 33486 Invoice Number 973171
Invoice Date 09/30/02
Client Number 172573

Re: W. R. Grace & Co.

(60026) Special Asbestos Counsel (Litigation and Litigation Counseling)

82,533.50 Fees

TOTAL BALANCE DUE UPON RECEIPT

\$ 82,533.50

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REED SMITH LLP PO Box 360074M Pittsburgh, PA 15251-6074 Tax ID# 25-0749630

W.R Grace & Co.	Invoice Number	973171
One Town Center Road	Invoice Date	09/30/02
Boca Raton, FL 33486	Client Number	172573
	Matter Number	60026

Re: (60026) Special Asbestos Counsel

FOR PROFESSIONAL SERVICES PROVIDED THROUGH AUGUST 31, 2002

Date	Name		Hours
08/01/02	Bentz	Preparation of outline and materials for witness interview (1.3).	1.30
08/01/02	Cameron	Prepare while traveling to Washington, DC for meeting with consultants (.8); prepare for and attend meeting with in-house counsel for W.R. Grace and consultant (6.2); Meet with R. Finke regarding discovery issues in cost recovery action (.7); Review Judge Wolin opinion and EPA contract work while traveling home from Washington, DC meeting (.6).	8.30
08/01/02	Haines	Telephone call with Tracy re: database transfer and coding status of documents for production in cost recovery action (0.1); memos re: missing data (0.3).	.40
08/02/02	Atkinson	Participate in part of conference call with D. Cameron, R. Finke, M. Murphy, K. Coogan re: production of documents in cost recovery action (0.8).	.80
08/02/02	Cameron	Participate in conference call with R. Finke and lawyers from Holme Roberts and Kirkland & Ellis concering document production issues in the EPA cost recovery action (1.4); review Judge Wolin	4.70

Date Name		Hours
	decision in fraudulent conveyance action and telephone conference with R. Finke re: same (.90); review documents in preparation for deposition prep/meeting for EPA cost recovery action (1.5); prepare outline relating to potential meeting with Grace witness re: EPA cost recovery action (.90).	
08/02/02 Haines	Telephone call with Tracy re: status of ONSS review and microfilm coding (0.5); memos re: missing data and complete data uploads (0.5); memos re: ONSS status (0.3); memos re: edits to ONSS database for document sensitivity and coordination with HRO/ONSS (0.3); memo to Restivo re: microfilm coding (0.1); conference with Trevelise re: same (0.1).	1.80
08/03/02 Atkinson	Organizing Barbanti binders and reviewing and organizing bankruptcy litigation files.	.40
08/03/02 Cameron	Review documents for meeting with Julie Yang regarding EPA cost recovery deposition (1.10); telephone conference with R. Finke regarding potential conference call to discuss upcoming cost recovery depositions (.30); prepare memo re: issues to address at witness meetings concerning cost recovery discovery (.90).	2.30
08/04/02 Atkinson	Copies of documents for D. Cameron re: San Francisco witness prep (.4); reviewing, organizing Grace files re: bankruptcy litigation matters (1.1); reviewing databases for documents regarding testing in town of Libby re: EPA cost recovery action (.7).	2.20

Date	Name		Hours
08/04/02	Cameron	Continued preparation for meeting with witness regarding cost recovery deposition preparation (1.3); Prepare memo regarding outstanding issues in cost recovery discovery (.4).	1.70
08/05/02	Atkinson	Reviewing and organizing bankruptcy litigation pleadings and files.	1.30
08/05/02	Bentz	Conference with L. Flatley regarding witness interview (.3); preparation for witness interview (.5).	.80
08/05/02	Cameron	Continue preparation, reviewing documents and deposition transcripts, for witness meeting in California relating to EPA cost recovery deposition and telephone call with R. Finke regarding same (4.6); Telephone call with L. Flatley regarding meeting in Boston with witness concerning EPA cost recovery discovery (.4); Review recently filed EPA expert reports in cost recovery action and memos regarding same (1.4).	6.40
08/05/02	Flatley	Preparation for conference call on cost recovery action (1.00); conference call with R. Finke, R. Senftleben, G. Graham and J. McCarthy re: EPA cost recovery action (.80); call with W. Sparks re: cost recovery action witness interviews (.40); preparation for cost recovery action witness interview (4.20).	6.40
08/05/02	Muha	Meet with J. Restivo and D. Cameron re: to-do list and open tasks for Grace litigation matters (0.5).	. 50
08/05/02	Muha	Review budget issues and e-mail to J. Restivo re: same (0.6).	.60

Date	Name		Hours
	Atkinson	Telephone calls to HRO re: associates' review of documents for production (.5).	.50
08/06/02	Atkinson	Organizing litigation file documents relating to expert witnesses, per D. Cameron's request.	1.80
08/06/02	Cameron	Prepare for and meet with R. Finke regarding EPA cost recovery witness (1.2); Prepare for and meet with R. Finke and EPA cost recovery witness (7.3); Meet with R. Finke after witness meeting (.6).	9.10
08/06/02	Flatley	Meet with J. Restivo re: cost recovery action status (.30); preparation for witness meeting on 8/7 re: cost recovery action (6.70).	7.00
08/06/02	Muha	Read and analyze recent case on class action in bankruptcy and draft memo re: same.	3.20
08/06/02	Restivo	Review, analyze certain of the expert reports filed by EPA and other documents filed recently in EPA cost recovery action	2.50
08/07/02	Bentz	Reviewing and analyzing EPA's cost recovery expert report from expert historian Dr. Quivik and summarizing report (3.0); review of news articles regarding Grace and Libby (.8).	3.80
08/07/02	Cameron	Follow-up meeting with R. Finke regarding meeting with witness in cost recovery matter (1.1); Review notes of meeting and prepare memo regarding same (1.2); Telephone call with J. Restivo and e-mail in response to inquiries regarding EPA cost recovery matter (.9); Review certain of EPA's expert reports in cost recovery action (.7).	3.90

Date	Name		Hours
08/07/02	Flatley	Preparation for witness meeting on cost recovery case (.80); with W. Sparks re: meeting preparation for cost recovery (.50); witness preparation meeting in Cambridge, Mass. with W. Sparks and K. Coggon for cost recovery case and follow up with Sparks and Coggon after meeting (7.70); draft memo on cost recovery witness meeting (2.50).	11.50
08/08/02	Cameron	Meet with J. Restivo re: report on meeting with EPA cost recovery witness (.50); review certain of EPA's cost recovery expert reports and supporting data (1.4); telephone conference with R. Finke re: same (.80).	2.70
08/08/02	Flatley	Reorganizing after Cambridge trip on cost recovery action (.40); drafting and revising memo on cost recovery action witness interview (2.00); call with W. Sparks re: various witness issues (.40); make arrangements for Denver trip re: cost recovery action(.10).	2.90
08/09/02	Atkinson	Telephone call with Brent Tracy (HRO) re: document review for EPA document production, and e-mail to J. Restivo re: same (.3); arrangements for obtaining information from associates in their review of documents for production in cost recovery action (.4).	.70
08/09/02	Bentz	Conference with L. Flatley regarding witness interview (.4).	.40
08/09/02	Cameron	Revise and finalize memo re: EPA cost witness meeting (1.1); continued review of EPA cost recovery expert reports (1.6).	2.70
08/09/02	Flatley	Memo re: cost recovery witness meeting revised and circulated (1.1); preparation for Denver witness meeting on cost recovery	2.70

Date	Name		Hours
		case (1.6).	
08/09/02	Haines	Multi memos to Raytik re: missing data status.	.30
08/11/02	Atkinson	Reviewing Summation databases re: providing spreadsheet of revisions to document summaries for production in EPA action.	8.00
08/11/02	Haines	Memo re: ONSS edits for HRO in cost recovery case.	.10
08/12/02	Atkinson	E-mails to K. Hindman (PGH), S. Haines (PHL) re: providing spreadsheet of database revisions for cost recovery actions (.3); searches on Summation re: revisions (.3).	.60
08/12/02	Cameron	Review proposed discovery schedule in EPA cost recovery action and telephone call with R. Finke regarding same (1.1); Meet with J. Restivo regarding summary of certain issues in cost recovery action discovery that require attention of J. Restivo (.6); Finalize memo regarding witness meeting for cost recovery action depo (.4).	2.10
08/12/02	Flatley	Review status memoranda and planning for science trial.	1.10
08/12/02	Flatley	Review new correspondence in EPA cost recovery action (0.9).	.90
08/12/02	Haines	Multi memos re: edited data for HRO for cost recovery action.	.40
08/13/02	Cameron	E-mail correspondence with Holme Roberts regarding document production issues and review spreadsheets regarding same (.9); Review materials for cost recovery action depositions (1.7).	2.60

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Date	Name		Hours
08/13/02	K. Hindman	Exported Lason and On-Site data from Summation for HRO and imported into Access and email to HRO re: attorney work-product document review project for cost recovery action.	1.50
08/14/02	Atkinson	Telephone call and e-mails to M. Murphy (Casner & Edwards) re: production of documents to EPA (.3); reviewing cost recovery action spreadsheet of edits to database for use in cost recovery action (.5).	.80
08/14/02	Bentz	Review of news articles regarding Grace and Libby (.9)	. 90
08/14/02	Flatley	E-mails concerning cost recovery action (0.1); call with D. Kushinsky re various issues in cost recovery action (0.4); review memos re witness preparation for cost recovery case (1.4).	1.90
08/14/02	Haines	Telephone call with Murphy re: status of attorney review and ONSS scanning data revisions for production in EPA cost recovery action (0.3); memo re: same (0.1).	. 40
08/14/02	K. Hindman	Printed the On-Site and Lason Access data emailed to HRO for cost recovery action	.30
08/15/02	Cameron	Multiple telephone calls with R.Finke and K. Lund regarding Julie Yang deposition and discovery issues in EPA cost recovery action (1.3); E-mails with Holme Roberts and Grace regarding same (.8); Review document production issues relating to EPA cost recovery action (.8); Review and organize documents for deposition preparation (.9).	3.80

Date Name		Hours	
08/16/02	Flatley	Checking re: deposition for cost recovery action (.20); conference call re: fraudulent conveyance case expert issues and follow up immediately after call (1.70); call with R. Finke re: fraudulent conveyance case (.40); e-mails to W. Sparks and others re: follow up (.50).	2.80
08/16/02	Haines	Memos re: document production to EPA in cost recovery action and data transfer to HRO (0.4); multi telephone calls to Trevelise re: same (0.8); telephone call to Coggon re: same (0.5); telephone calls to Hindman, ONSS re: same (0.8); conference call re: same (0.3).	3.10
08/16/02	: Trevelise	Multiple telephone calls with S. Haines re: HRO correspondence and EPA production (0.5): conference call with S. Haines and K. Coggan re: issues raised in connection with EPA production (0.3).	.80
08/17/02	Flatley	Reviewing fraudulent converyance witness list to prepare for 8/19/02 conference call relating to certain experts in fraudulent conveyance trial.	.60
08/18/02	Cameron	Review materials relating to fraudulent conveyance discovery and upcoming trial (.9); Review materials for deposition preparation and deposition in cost recovery action (1.6).	2.50
08/19/02	Atkinson	E-mails, telephone call with K. Hindman re: providing data to Holme Roberts for production of documents in EPA cost recovery case.	. 40
08/19/02	Butcher	Letter to C. Sullivan re: revisions to draft Grace historical case defense work-product, with work-product	.30

Date	Name		Hours
		appendices for fraudulant conveyance action.	
08/19/02	Flatley	Preparation for conference call re: coverage for depositions for fraudulent conveyance case (.20); review expert material for cost recovery case and send it to D. Kuchinsky (.60); conference call with B. Beber, D. Siegel, R. Finke, et al. re: deposition coverage for fraudulent conveyance case (1.60).	2.40
08/19/02	Haines	Multi memos re: coordinate with HRO for production of documents in cost recovery action (0.8); memos re: missing data (0.4); memo re: August ONSS invoice (0.3).	1.50
08/19/02	K. Hindman	Placed the On-Site Sourcing and Lason database edits onto CD to send via overnight to Brent Tracy at HRO for EPA cost recovery case.	.20
08/20/02	Bentz	Review of ATSDR supplemental report in cost recovery action.	1.30
08/20/02	Cameron	Prepare for and participate in meeting with witness in preparation for cost recovery action deposition.	3.80
08/20/02	Flatley	Plans re: trip to Denver for cost recovery depositon (.10); review e-mails and respond re: same (.30); organizing re: conference call on fraudulent conveyance case (.20); conference call with R. Senftleben, W. Sparks, D. Kuchinsky, et al. re: fraudulent conveyance case and follow up to obtain witness list (1.50).	2.10
08/20/02	Haines	Telephone call with ONSS re: scanning issues for production to EPA in cost recovery action(0.2); memo to Tracy re: same (0.1); memos re: missing data (0.4).	.70

Date	Name		Hours
08/21/02	Atkinson	Reviewing, updating Bankruptcy litigation pleadings.	.30
08/21/02	Bentz	Conferences with J. Restivo, and D. Cameron regarding discovery and depositions in fraudulent conveyance action and allocation of responsibility for certain depositions (1.1).	1.10
08/21/02	Cameron	Prepare for and attend deposition of Julie Yang in cost recovery action and meet with witness following deposition (7.7); Participate in portions of conference call relating to asbestos property damage depositions which may be my responsibility to take in fraudulent conveyance action (.5); Meet with Richard Finke regarding cost recovery discovery issues (.5).	8.70
08/21/02	Flatley	Review fraudulent conveyance case issues re: coverage for certain depositions (1.30); e-mails and responses re: fraudulent conveyance case witness lists and exhibits lists (1.20).	2.50
08/21/02	Restivo	Devise strategy for depositions in fraudulent conveyance case and communicate to J. Bentz.	1.00
08/22/02	Atkinson	Reviewing Grace/Solow files and requesting same from storage re: list of trial exhibits in fraudulent conveyance (.7); e-mails and telephone calls/K. Hindman re: database to Holme Roberts for EPA cost recovery action (.2).	.90
08/22/02	Bentz	Review of materials from Grace in preparation for depositions to be taken in fraudulent conveyance action.	1.90

Date	Name		Hours
08/22/02	Cameron	Review materials from J. Yang deposition and begin preparation of deposition summary (1.6); e-mail exchanges re: discovery schedule and expert materials in cost recovery action (.80); review materials relating to certain fraudulent conveyance depositions (.60).	3.00
08/23/02	Atkinson	Telephone call and e-mails to B. Tracy (HRO) re: edits to fields for document coding, for production to EPA in cost recovery action.	.40
08/23/02	Bentz	Continued work on preparation for depositions of certain property damage witnesses in fraudulent conveyance action.	5.10
08/23/02	Cameron	Telephone conference with J. Bentz re: materials needed for depositions in fraudulent conveyance action (.50); telephone conference with R. Finke re: same (.30); review e-mails and documents relating to cost recovery action depositions (.40); prepare outline for certain witnesses (.70).	1.90
08/23/02	Flatley	Review letter re: fraudulent conveyance case and discuss it with R. Finke (.60); review documents on various aspects of fraudulent conveyance depositions(1.20).	1.80
08/25/02	Cameron	Prepare and revise memorandum regarding Julie Yang deposition.	1.20
08/26/02	Atkinson	Reviewing files re: expert disclosures in prior Grace cases, and provide copies to L. Flatley.	.70
08/26/02	Bentz	Review of additional discovery requests to EPA in cost recovery	. 90

Date	Name		Hours
		action.	
08/26/02	Cameron	Review EPA cost recovery deposition issues and documents (.8); revise memo regarding Yang deposition (.9); review materials relating to experts and discovery in fraudulent conveyance action (1.3).	3.00
08/26/02	Flatley	E-mails re: miscellaneous issues and responses relating to fraudulent conveyance depositions (.20); reviewing and commenting on draft discovery requests for cost recovery action (.80); reviewing claimants rebuttal experts' reports from cost recovery action and short outlines of certain of them, Whitehouse, Brody and (partially) Lockey (2.70); reviewing documents from fraudulent conveyance case (1.90); call with W. Sparks re: experts reports for fraudulent conveyance case (.60); follow up with D. Cameron, J. Bentz and M. Atkinson re: locating prior experts' reports (.80).	7.00
08/26/02	Muha	Discuss fraudulent conveyance document production issues with M. Atkinson.	.20
08/27/02	Atkinson	Reviewing files of prior Grace cases for Rule 26 expert disclosures for fraudulent conveyance case (1.8); review expert files in Barbanti case for Rule 26 expert disclosures re: same (0.9); reviewing files re: CV's and reliance materials re: same (0.5).	3.20
08/27/02	Bentz	Preparation for asbestos property damage depositions to be taken in fraudulent conveyance actions.	1.50
08/27/02	Cameron	Prepare for and participate in conference call with W.R. Grace	10.10

Name

Date

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Hours

	in-house counsel concerning Judge Wolin's order in fraudulent conveyance case to produce Rule 26 expert disclosures in 48 hours and my responsibility of certain witnesses (1.3); Extensive work compiling information for preparation of disclosures for various expert withnesses (Corn, Lee, Morse, Walsh), preparation, review and revisions of multiple disclosures and multiple telephone calls and e-mails with Grace in-house counsel and experts concerning disclosures, C.V.'s, prior testimony and reliance materials for production in fraudulent conveyance action (8.8).	
08/27/02 Flatley	Working on Dr. Hughson report for fraudulent conveyance case and other reports (4.30); participate in part of conference call with Kirkland & Ellis, B. Beber, R. Finke, R. Senftleben, et al. re: certain experts' reports for fraudulent conveyance case and brief follow up on call (.90).	5.20
08/28/02 Atkinson	Proofreading, revising list of reliance materials for Drs. Lee and Corn, and e-mails re: same to Kirkland & Ellis and R. Finke for fraudulant conveyance action (.8); reviewing expert files for CV's (.4)	1.20
08/28/02 Bentz	Preparation for depositions of claimants' witnesses in fraudulent conveyance action (2.9); reviewing and summarizing news articles on Grace and Libby (1.0).	3.90
08/28/02 Cameron	Continued review and revisions of Rule 26 disclosures for certain expert witnesses (Morse, Lee, Corn, Walsh) to be filed before end of day in fraudulant conveyance action (4.7); multiple telephone calls and e-mails with	8.60

Date	Name		Hours
		experts and Grace counsel concerning disclosures and supporting materials (2.1); Prepare for expert witness	
		preparation meeting for cost recovery action deposition (1.8).	
08/28/02	Flatley	Various communications with Grace in-house counsel regarding fraudulent conveyance action experts' reports for trial (3.30); review Dr. Lockey medical report from cost recovery action (.60).	3.90
08/29/02	Bentz	Preparation for deposition of claimants' property damage witnesses in fraudulent conveyance action (.7); Summarizing ATSDR supplemental report on liability and news articles re: Libby vermiculite (2.2).	2.90
08/29/02	Cameron	Prepare for and attend expert witness deposition preparation meeting in cost recovery action.	8.00
08/29/02	Flatley	Review issues re: Dr. Hughson supplemental opinion in fradudulant conveyance action and e-mails from/to R. Senftleben on it (1.10); call with D. Cameron re: status of disclosures (.10); working on supplemental Hughson disclosure (.80).	2.00
08/30/02	Bentz	Preparation for asbestos property damage depositions to be taken in the fraudulent conveyance actions.	.30
08/30/02	Cameron	Prepare for and participate in telephone call with counsel in cost recovery action and fraudulent conveyance action concerning pre-trial and discovery requirements (2.1); Telephone call with R. Finke regarding same (.4); Review expert reports in cost recovery action and telephone call with R. Finke regarding same (.8);	4.20

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Date Name		Hours
	Prepare summary of expert discovery issues in fraudulent conveyance action for others (.9).	
08/30/02 Flatley	Reviewing issues related to fraudulent conveyance experts (.60); call with R. Senftleben re: fraudulent conveyance expert issues (.20); e-mails re: fraudulent conveyance expert issues (.40).	1.20
08/31/02 Cameron	Organize materials for certain asbestos property damage depositions in fraudulent conveyance action that are within my responsibility.	1.80
	TOTAL HOURS	243.10

TIME SUMMARY	Hours		Rate		Value
*****	-		 		
Andrew J. Trevelise	.80	аt	\$ 360.00	=	288.00
James J. Restivo Jr.	3.50	at	\$ 430.00	=	1,505.00
Lawrence E. Flatley	65.90	at	\$ 400.00	=	26,360.00
Douglas E. Cameron	107.10	at	\$ 385.00	=	41,233.50
James W Bentz	26.10	at	\$ 300.00	=	7,830.00
Jayme L. Butcher	.30	at	\$ 185.00	=	55.50
Andrew J. Muha	4.50	at	\$ 185.00	=	832.50
M. Susan Haines	8.70	at	\$ 150.00	=	1,305.00
Maureen L. Atkinson	24.20	at	\$ 120.00	=	2,904.00
Karen Hindman	2.00	at	\$ 110.00	=	220.00

CURRENT FEES 82,533.50

------TOTAL BALANCE DUE UPON RECEIPT \$ 82,533.50

REED SMITH LLP PO Box 360074M Pittsburgh, PA 15251-6074 Tax ID# 25-0749630

W. R. Grace Invoice Number 973175
5400 Borken Sound Blvd., N.W. Invoice Date 09/30/02
Boca Raton, FL 33487 Client Number 172573
Matter Number 60028

Re: (60028) Attic Insulation Science Trial

FOR PROFESSIONAL SERVICES PROVIDED THROUGH AUGUST 31, 2002

Date	Name		Hours
08/01/02	Atkinson	Review and revise coding for documents reviewed by associates and determined to be trade secret, privileged, medical confidential (2.8); arrangements for printing of documents for associates' review (.2) and for transcription of coding tapes (.2).	3.20
08/01/02	Bentz	Preparation of and revisions to Grace's historical case defense attorney work-product project (3.7).	3.70
08/01/02	Brady	Attorney work-product document review and review for production of documents to EPA and in Chapter 11 cases.	6.80
08/01/02	Cindrich	Attorney work-product document review and review for production of documents to EPA and in Chapter 11 cases.	2.40
08/01/02	K. Hindman	Copied data from CD's received from On-Site Sourcing including loading data and images of documents to be reviewed into litigation data base and performing maintenance checks and searched for missing data.	5.00

Date	Name		Hours
08/02/02	Atkinson	Reviewing, revising coding for documents reviewed by associates (2.1); information for D. Cameron, A. Muha re: number of CD-Roms, documents in pre- and post-Bankruptcy review (.4); meeting with D. Cameron re: file organization (.4); e-mails to S. Haines re: edits to fields (.3); printing summaries to accompany documents for associates' review (.9).	4.10
08/02/02	Bentz	Work on historical case defense outline and summary (4.25); revising and supplementing outline and summary for meeting with J. Butcher and A. Muha regarding additional tasks necessary for historical case defense attorney work-product project (.5).	4.75
08/02/02	Brady	Attorney work-product document review and review for production of documents to EPA and in Chapter 11 cases.	8.40
08/02/02	Butcher	Meeting with J. Bentz and A. Muha re: additional tasks for Grace historical case defense project.	.70
08/02/02	Cindrich	Attorney work-product document review and review for production of documents to EPA and in Chapter 11 cases.	3.00
08/02/02	DeMarchi Sleigh	Attorney work product document review and review for production of documents to EPA and in Chapter 11 cases.	5.80
08/02/02	Muha	Meet with J. Bentz and J. Butcher re: additional tasks for Grace historical case defense project(0.7). Work on projections for Grace science trial budget (0.7).	1.40

Date	Name		Hours
08/05/02	Atkinson	E-mail to Associates re: information from their review of documents for production in attic insulation document requests.	.50
08/05/02	Bentz	Continued revision to historical case defense attorney work-product project (1.6).	1.60
08/05/02	Brady	Attorney work-product document review and review for production of documents to EPA and in Chapter 11 cases.	. 8.20
08/05/02	Butcher	Attorney work product review and review for production of documents to EPA and in Chapter 11 cases.	1.80
08/05/02	Cindrich	Attorney work-product document review and review for production of documents to EPA and in Chapter 11 cases.	.80
08/05/02	DeMarchi Sleigh	Attorney work product document review and review for production of documents to EPA and in Chapter 11 cases.	6.90
08/05/02	Haines	Memos re: missing data and complete data uploads (0.3); research re: missing data (0.4); memos re: confidential coding in ONSS database (0.3).	1.00
08/05/02	K. Hindman	Loaded corrected data and images into litigation data base and performed maintenance checks and searched for missing data.	3.00
08/05/02	Muha	Review J. Bentz edits to Grace historical case defense outline (0.7);	.70
08/05/02	Raytik	Updated spreadsheet from Onsite with missing data from Summation search.	.80
08/05/02	Raytik	Summation research of missing data from spreadsheet received from Onsite.	2.90

Date	Name		Hours
08/06/02	Atkinson	Participate in part of meeting with J. Restivo, A. Muha re: status of associates' review of documents for discovery responses (.4).	.40
08/06/02	Bentz	Preparation of historical case defense attorney work-product project including review and analysis of EPA's historian expert's report on the alleged history of vermiculite and Grace's processing and sales of it.	5.10
08/06/02	Brady	Attorney work-product document review and review for production of documents to EPA and in Chapter 11 cases.	7.60
08/06/02	Butcher	Attorney work product document review and review for production of documents to EPA and in Chapter 11 cases(2.0); Revise and draft new sections of Grace historical case defense outline (1.0).	3.00
08/06/02	Cindrich	Attorney work-product document review and review for production of documents to EPA and in Chapter 11 cases.	8.00
08/06/02	DeMarchi Sleigh	Attorney work product document review and review for production of documents to EPA and in Chapter 11 cases.	1.80
08/06/02	Haines	Memos re: missing data for documents (0.5); conference with Trevelise re: status of attorney review and microfilm coding (0.1).	.60
08/06/02	K. Hindman	Removed previous data from CD's received from On-Site Sourcing and loaded replacement data and images into litigation data base and performed maintenance checks and searched for missing data.	1.50

Date	Name		Hours
08/06/02	Muha	Meeting with J. Restivo and M. Atkinson re: attorney work product document review project status and planning.	1.00
08/06/02	Raytik	Summation research of missing data from spreadsheet received from Onsite.	2.00
08/06/02	Restivo	Review recent correspondence, pleadings and discovery requests and respond to same (2.0); telephone calls with R. Finke and D. Cameron re: discovery issues (0.5).	2.50
08/07/02	Brady	Attorney work-product document review and review for production of documents to EPA and in Chapter 11 cases.	7.80
08/07/02	Butcher	Revise and draft new sections of Grace historical case defense outline.	7.40
08/07/02	Cindrich	Attorney work-product document review and review for production of documents to EPA and in Chapter 11 cases.	8.00
08/07/02	DeMarchi Sleigh	Attorney work prpoduct document review and review for production of documents to EPA and in Chapter 11 cases.	8.10
08/07/02	Devine	Attorney-work product document review and review for production of documents to EPA and in Chapter 11 cases.	5.80
08/07/02	Muha	Revise and edit portions of Grace historical case defense project outline.	7.20
08/07/02	Raytik	Summation research of missing data from spreadsheet received from Onsite.	5.00
08/07/02	Restivo	Review ZAI claimants discovery requests.	1.00

Date	Name		Hours
08/08/02	Brady	Attorney work-product document review and review for production of documents to EPA and in Chapter 11 cases.	8.50
08/08/02	Butcher	Revise and draft new sections of Grace historical case defense outline.	4.60
08/08/02	Cameron	Review ZAI claimants discovery requests.	1.10
08/08/02	Cindrich	Attorney work-product document review and review for production of documents to EPA and in Chapter 11 cases.	7.30
08/08/02	DeMarchi Sleigh	Attorney work product document review and review for production of documents to EPA and in Chapter 11 cases.	6.10
08/08/02	Devine	Attorney-work product document review. and review for production of documents to EPA and in Chapter 11 cases.	4.80
08/08/02	Muha	Revise Grace historical case defense outline, and review and incorporate documents into same.	5.90
08/08/02	Restivo	Continued review of ZAI claimants' discovery requests and draft response.	1.00
08/09/02	Bentz	Review of revised historical case defense (1.0).	1.00
08/09/02	Brady	Attorney work-product document review and review for production of documents to EPA and in Chapter 11 cases.	7.60
08/09/02	Butcher	Revise new sections of Grace historical case defense outline (3.30); Attorney work-product document review and review for production of documents to EPA and in Chapter 11 cases (1.50).	4.80

Date	Name		Hours
08/09/02	Cindrich	Attorney work - product document review and review for production of documents to EPA and in Chapter 11 cases.	4.50
08/09/02	DeMarchi Sleigh	Attorney work-product document review and review for production of documents to EPA and in Chapter 11 cases.	5.80
08/09/02	Muha	Revise portions of new sections of Grace historical case defense outline.	6.70
08/09/02	Raytik	Started Summation research of missing data from spreadsheet received from Onsite.	3.25
08/12/02	Bentz	Review of summaries and reports of interviews regarding Grace historical case defense attorney work-product project.	1.10
08/12/02	Brady	Attorney work-product document review and review for production of documents to EPA and in Chapter 11 cases.	7.80
08/12/02	Butcher	Attorney work-product document review and review for production of documents to EPA and in Chapter 11 cases.	1.00
08/12/02	Cameron	Prepare and revise draft responses to certain discovery requests (.8); Review ZAI claimant's revised budget and e-mail regarding same (.3).	1.10
08/12/02	Cindrich	Attorney work - product document review and review for production of documents to EPA and in Chapter 11 cases.	8.00
08/12/02	DeMarchi Sleigh	Attorney work-product document review and review for production of documents to EPA and in Chapter 11 cases.	5.30

Date	Name		Hours
08/12/02	Devine	Attorney work-product document review and review for production of documents to EPA and in Chapter 11 cases.	3.80
08/12/02	Restivo	Continue preparation of responses to certain of ZAI claimant's discovery requests.	1.00
08/13/02	Atkinson	E-mails to K. Hindman (PGH), S. Haines ((PHL) re: spreadsheet to indicate revisions to Summation database and checking spreadsheet form.	.60
08/13/02	Brady	Attorney work-product document review and review for production of documents to EPA and in Chapter 11 cases.	7.40
08/13/02	Cameron	Review and revise draft discovery responses and e-mails to client regarding same.	1.20
08/13/02	Cindrich	Attorney work - product document review and review for production of documents to EPA and in Chapter 11 cases.	7.50
08/13/02	DeMarchi Sleigh	Attorney work-product document review and review for production of documents to EPA and in Chapter 11 cases.	3.60
08/13/02	Devine	Attorney-work product document review and review for production of documents to EPA and in Chapter 11 cases.	6.50
08/13/02	Haines	Multi memos re: missing data (0.6); memos re: data for HRO (0.2).	.80
08/13/02	Muha	Attorney work-product document review and review for production of documents to EPA and in Chapter 11 cases.	2.50

Date	Name		Hours
08/13/02	Raytik	Updated spreadsheet from Onsite with missing data from Summation search (1.3); e-mails to K. Hindman re: spreadsheet updates (0.1).	2.60
08/13/02	Restivo	Continued work on answers/objections to ZAI claimants' discovery requests.	1.30
08/14/02	Atkinson	Meeting with J. Restivo, D. Cameron, A. Muha re: reflect on document review status (.5); telephone calls, e-mails re: assistance with document review (.3); e-mails to associates re: status of review (.2).	1.00
08/14/02	Bentz	Continued revisions to preparation of historical case defense (4.0); reviewing draft discovery responses (.9);	4.90
08/14/02	Brady	Attorney work-product document review and review for production of documents to EPA and in Chapter 11 cases.	8.70
08/14/02	Butcher	Attorney work product document review (1.0); revise Grace historical case defense outline (1.0).	2.00
08/14/02	Cameron	Meet with J. Restivo regarding my responsibility for document production and discovery response issues.	.80
08/14/02	Cindrich	Attorney work - product document review and review for production of documents to EPA and in Chapter 11 cases.	7.80
08/14/02	DeMarchi Sleigh	Attorney work product document review and review for production of documents to EPA and in Chapter 11 cases.	1.30

Date	Name		Hours
08/14/02	Devine	Attorney-work product document review and review for production of documents to EPA and in Chapter 11 cases.	4.20
08/14/02	Flatley	Review discovery requests from claimants' counsel and preliminary outline of certain responses.	1.80
08/14/02	Muha	Meet with D. Cameron, J. Restivo and M. Atkinson re: status report on Grace document review project.	.80
08/14/02	Restivo	Meeting re: Screening remainder of documents subject to discovery.	1.00
08/15/02	Atkinson	Telephone calls to associates re: document coding for ZAI science case discovery.	.40
08/15/02	Bentz	Conference call regarding responses to discovery requests, document production issues and draft responses to discovery requests.	3.00
08/15/02	Brady	Attorney work-product document review and review for production of documents to EPA and in Chapter 11 cases.	7.80
08/15/02	Butcher	Revise Grace historical defense outline.	.30
08/15/02	Cameron	Review and revise draft discovery responses and telephone call with R. Finke regarding same (1.4); Participate in portion of conference call with J. Bentz and R. Finke regarding discovery responses (1.1).	2.50
08/15/02	Cindrich	Attorney work - product document review and review for production of documents to EPA and in Chapter 11 cases.	7.00

	Name		Hours
08/15/02	DeMarchi Sleigh	Attorney work-product document review and review for production of documents to EPA and in Chapter 11 cases.	3.20
08/15/02	Devine	Attorney-work product document review and review for production of documents to EPA and in Chapter 11 cases.	2.00
08/15/02	Restivo	Review, revise and discuss draft responses to discovery.	2.00
08/16/02	Bentz	Continued preparation of responses to requests for admissions, interrogatories and requests for production in the ZAI Science Trial.	6.75
08/16/02	Brady	Attorney work-product document review and review for production of documents to EPA and in Chapter 11 cases.	8.20
08/16/02	Butcher	Attorney work-product document review and review for production of documents to EPA and in Chapter 11 cases.	4.00
08/16/02	Cindrich	Attorney work-product document review and review for production of documents to EPA and in Chapter 11 cases.	3.80
08/16/02	DeMarchi Sleigh	Attorney work-product document review and review for production of documents to EPA and in Chapter 11 cases.	3.60
08/18/02	Brady	Attorney work-product document review and review for production of documents to EPA and in Chapter 11 cases.	2.40
08/18/02	Cameron	Review and revise revised draft comments of discovery responses and e-mail to J. Bentz.	1.20

Date	Name		Hours
08/19/02	Atkinson	Review tapes, documents from associates for coding (.2); refiling documents reviewed/summarized by associates (.8).	1.00
08/19/02	Brady	Attorney work-product document review and review for production of documents to EPA and in Chapter 11 cases.	5.80
08/19/02	DeMarchi Sleigh	Attorney work-product document review and review for production of documents to EPA and in Chapter 11 cases.	3.60
08/20/02	Bentz	Revising draft discovery responses in ZAI science trial consistent with proposed revisions (1.8); correspondence circulating and discussing draft discovery responses (.9).	2.30
08/20/02	Brady	Attorney work-product document review and review for production of documents to EPA and in Chapter 11 cases.	5.80
08/20/02	Cindrich	Attorney work-product document review and review for production of documents to EPA and in Chapter 11 cases.	3.50
08/20/02	Flatley	Review of revised draft discovery responses.	1.60
08/20/02	K. Hindman	Loaded data and images into litigation database and performed maintenance checks.	1.50
08/20/02	Raytik	Updated spreadsheet from Onsite with missing data from Summation search (0.9); e-mail from S. Haines re: spreadsheets (0.1).	1.00
08/21/02	Atkinson	Documents from associates and coding summaries arrangements for permanent files.	. 40

Date	Name		Hours
08/21/02	Bentz	Review and revised work product on historical case defense attorney work-product project (.75).	.75
08/21/02	Bentz	Conference call regarding responses to discovery requests and revising discovery requests (2.9).	2.90
08/21/02	Cameron	Review draft discovery responses and provide comments (.7); Participate in part of conference call with J. Bentz, R. Finke and R. Murphy concerning responses to discovery requests in the ZAI Science litigation (.7).	1.40
08/21/02	Cindrich	Attorney work-product document review and review for production of documents to EPA and in Chapter 11 cases.	3.50
08/21/02	Flatley	Review revised draft discovery responses and communicate comments (1.30).	1.30
08/21/02	Haines	Memos re: data uploads for Test Load 2 database.	.50
08/21/02	K. Hindman	Loaded data and images into litigation database; performed maintenance checks.	2.00
08/21/02	Restivo	Provide comments on revised draft discovery responses.	.50
08/22/02	Bentz	Preparation of revised responses to discovery requests.	2.30
08/22/02	Cameron	Review revised discovery responses and e-mail comments re: same.	.70
08/22/02	K. Hindman	Loaded data and images into litigation database; and performed maintenance checks.	1.50
08/23/02	Atkinson	Meeting with Legal Network re: additional attorneys (.5); reviewing summaries of attorneys/resumes (.3).	.80

Date	Name		Hours
08/23/02	Bentz	Corresponding with client to finalize responses to discovery requests.	.50
08/23/02	Butcher	Attorney work-product document review and review for production of documents to EPA and in Chapter 11 cases.	1.50
08/23/02	Haines	Memos re: On-Site CD status (0.4); telephone call to Thornton re: remaining CD and mark detect scanning (0.3); memos re: corrections to Lason database (0.3).	1.00
08/23/02	Raytik	E-mail from Susan Haines regarding spreadsheet for documents.	.10
08/25/02	Atkinson	Search and print summaries for document review.	.80
08/26/02	Atkinson	Meeting with K. Smolar & E. Andelman re: additional attorneys document codes and arrangements for coding guidelines.	1.30
08/26/02	Bentz	Revising, finalizing and serving discovery responses.	1.80
08/26/02	Haines	Two memos re: On-Site CD Vol. 79 (0.3); memos re: missing data - Vols. 70, 86, 93 (0.3).	.60
08/26/02	K. Hindman	Copied data from CD's received from On-Site Sourcing, including loading data and images into litigation data base, performing maintenance checks and searching for missing data.	2.50
08/27/02	Atkinson	Arrangements for additional attorney document coders for document review.	.60
08/27/02	Bentz	Conferences with R. Finke and local counsel regarding discovery responses.	.20

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60028 Attic Insulation Science Trial
September 30, 2002

Invoice Number 973175 Page 15

Date	Name		Hours
08/27/02	Raytik	Summation research of missing data from spreadsheet received from Onsite (0.15); e-mail from S. Haines re: missing spreadsheets from onsite (0.10).	.25
08/28/02	Haines	Memos re: missing data spreadsheet and data uploads (0.6).	.60
08/28/02	K. Hindman	Copied data from CD's received from On-Site Sourcing, loaded data and images into litigation data base and performed maintenance checks and searched for missing data.	2.00
08/28/02	Raytik	Updated spreadsheet from Onsite with missing data from Summation search (1.0); research of data missing from database (2.2); e-mail from S. Haines re: same (0.1).	3.30
08/29/02	Restivo	Reviewing collected material from week of 8/26 and analysis of same as part of discovery work.	1.50
08/30/02	Atkinson	Preparing guidance notebooks for attorney document coders to use in review of documents (1.3); arrangements for attorneys review of ZAI documents (.8).	2.10
08/30/02	Bentz	Reviewing and circulating claimants' counsel's letter re: Grace's discovery responses.	.80
08/30/02	Haines	Multi memos to Raytik re: status of missing data spreadsheets.	.20
		TOTAL HOURS	456 05

TOTAL HOURS 456.05

TIME SUMMARY	Hours		Rate		Value
James J. Restivo Jr.	11.80	at	\$ 430.00	=	5,074.00
Lawrence E. Flatley	4.70	at	\$ 400.00	=	1,880.00
Douglas E. Cameron	10.00	at	\$ 385.00	=	3,850.00
James W Bentz	43.45	at	\$ 300.00	==	13,035.00

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60028 Attic Insulation Science Trial
September 30, 2002

Invoice Number 973175
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Scott W. Brady	108.80	at	\$	185.00	=	20,128.00
Scott M. Cindrich	75.10	at	\$	170.00	=	12,767.00
Lisa D. DeMarchi Sleigh	55.10	at	\$	170.00	=	9,367.00
Bryan C. Devine	27.10	at	\$	170.00	=	4,607.00
Jayme L. Butcher	31.10	at	\$	170.00	=	5,287.00
Andrew J. Muha	26.20	at	\$	185.00	=	4,847.00
M. Susan Haines	5.30	at	\$	145.00	=	768.50
Maureen L. Atkinson	17.20	at	\$	120.00	=	2,064.00
Carey E. Raytik	21.20	at	\$	75.00	=	1,590.00
Karen Hindman	19.00	at.	Ś	110 00	_	2 090 00

CURRENT FEES

87,354.50

TOTAL BALANCE DUE UPON RECEIPT

\$ 87,354.50

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REED SMITH LLP PO Box 360074M Pittsburgh, PA 15251-6074 Tax ID# 25-0749630

W.R Grace & Co.	Invoice Number	973178
One Town Center Road	Invoice Date	09/30/02
Boca Raton, FL 33486	Client Number	172573
	Matter Number	60030

Re: (60030) Hearings

FOR PROFESSIONAL SERVICES PROVIDED THROUGH AUGUST 31, 2002

Date	Name		Hours
			-
08/14/02	Muha	Review Delaware Bankruptcy Court procedural rules for hearings to prepare for hearing on fee application (1.0).	1.00
08/15/02	Keuler	Telephone calls and e-messages to chambers re: telephonic appearances (0.2)	.20
08/19/02	Keuler	Reviewed and finalized D. Cameron's pro hac vice application (0.1). Telephone calls to court regarding telephonic appearances (0.2). Drafted e-mails to D. Cameron re: several issues relating to hearings (0.2).	.50
08/19/02	Lord	Review and revise pro hac motion per D. Cameron (.2).	.20
08/20/02	Keuler	Received v-message from the Court. and telephone call to Debtor's counsel re: appearing telephonically at August 26 hearing.	.20
08/23/02	Keuler	Telephone calls with S. Vogel and J. Restivo re: call-in information for telephonic appearance at hearing and pro hac vice motion.	.60
08/23/02	Lord	Coordinate e-filing of Cameron pro hac vice admission papers (.3).	.30

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172573 W. R. Grace & Co. 60030 Hearings September 30, 2002 Invoice Number 973178 Page 2

Date	Name				Hours
08/25/02	Keuler	Reviewed agenda and faxed same t		ring	.20
08/26/02	Cameron .	Prepare for and hearing by telep applications (2. telephone call wand review of sp to send to Fee A Order at hearing	hone regarding 7); Follow up ith Fee Audito readsheet mate uditor per Cou	fee or erial	3.10
08/26/02	Restivo	Review of issues hearing	for omnibus		.50
			TOTAL HOU	rs.	6.80
TIME SUMM	MARY	Hours	Rate	Value	

TIME SUMMARY	Hours		Rate		Value
			 		
James J. Restivo Jr.	.50	at	\$ 430.00	=	215.00
Douglas E. Cameron	3.10	at	\$ 385.00	=	1,193.50
Andrew J. Muha	1.00	at	\$ 185.00	=	185.00
Richard A. Jr. Keuler	1.70	at	\$ 240.00	=	408.00
John B. Lord	.50	at	\$ 145.00	=	72.50

CURRENT FEES 2,074.00

TOTAL BALANCE DUE UPON RECEIPT \$ 2,074.00

REED SMITH LLP PO Box 360074M Pittsburgh, PA 15251-6074 Tax ID# 25-0749630

W. R. Grace 5400 Broken Sound Blvd. Boca Raton, FL 33487	, м.ж.	Invoice Numb Invoice Date Client Numbe Matter Numbe	e 09/30/02 er 172573
Re: (60027) Travel			
FOR PROFESSIONAL SERVICES	PROVIDED THROUGH AUGU	ST 31, 2002	
Date Name			Iours
08/05/02 Cameron	Travel to San Francisc meeting with witness recovery action (one-)	in EPA cost	2.00
08/06/02 Cameron	Continue travel to San (one-half time).	n Francisco	2.25
08/07/02 Cameron	Return to Pittsburgh : Francisco (one-half t		3.50
08/16/02 Cameron	Travel to California deposition preparation depositions in cost reaction (one-half time)	n and ecovery	3.25
08/24/02 Cameron	Return from deposition California (one-half t		3.25
		 IOTAL HOURS 1	4.25
TIME SUMMARY		Value	
Douglas E. Cameron	14.25 at \$ 385.00		
	CURRENT FEES		5,486.25
	TOTAL BALANCE DUE (JPON RECEIPT	\$ 5,486.25

REED SMITH LLP PO Box 360074M Pittsburgh, PA 15251-6074 Tax ID# 25-0749630

W. R. Grace	Invoice Number	973177
5400 Broken Sound Blvd., N.W.	Invoice Date	09/30/02
Boca Raton, FL 33487	Client Number	172573
	Matter Number	60029

Re: (60029) Billing Procedures, Fee Petition and Interim Compensation

FOR PROFESSIONAL SERVICES PROVIDED THROUGH AUGUST 31, 2002

Date	Name		Hours
08/01/02	Muha	Prepare 12th Monthly and 5th Quarterly Fee Applications (attention to fee and expense details).	6.00
08/02/02	Muha	Compile and draft portions of 12th Monthly and 5th Quarterly fee applications (3.0).	3.00
08/05/02	Keuler	Reviewed monthly fee application for June (0.2); met with J. Lord regarding questions concerning summary information and charts (0.2).	.40
08/05/02	Keuler	Reviewed report of fee examiner (0.2) and sent message to D. Cameron (0.1).	.30
08/05/02	Lord	E-correspondence with P. Lykens re: fee applications (.2); proofread and edit summary of fee application (.4); discuss same with R. Keuler and A. Muha (.3); prepare service and e-filing for same (.6).	1.50
08/05/02	Muha	Review Fee Auditor final report for 4th Interim Quarterly fee application (0.5); final review and edits to 5th Interim Quarterly application (1.2).	1.70

172573 W. R. Grace & Co.

60029 Billing Procedures, Fee Petition and Interim
Compensation
September 30, 2002

Date	Name		Hours
08/06/02	Keuler	Reviewed and revised quarterly fee application (1.7). Telephone and e-messages to D. Cameron and A. Muha regarding changes (0.2). Reviewed changes that J. Lord made (0.1).	2.80
08/06/02	Lord	Proofread and edit notice of filing (.3); prepare service for same (1.0); e-correspondence with P. Lykens re: same (.2); review and revise fee application per R. Keuler's instruction (.9).	2.40
08/07/02	Keuler	Reviewed and responded to e-mail communications regarding fee applications and requests of fee examiner.	.30
08/07/02	Lord	Various e-correspondence with A. Muha re: quarterly fee application (.3); research docket and revise fee application narrative and summary totals (1.4). Update 2002 Service List and service labels with appearance/withdrawal information for use in filing fee applications and CNOs (.80).	2.50
08/07/02	Muha	Answer e-mail questions about 5th Quarterly fee application from J. Lord and P. Lykens.	.30
08/08/02	Keuler	Met with J. Lord regarding request of fee auditor (0.1) Telephone calls with D. Cameron and A. Muha regarding fee auditor e-mail information and need to provide further information (0.3). Follow up conversation with A. Muha regarding same (0.2). Telephone call to fee auditor to confirm requirements (0.1).	.70
08/08/02	Lord	Finalize Quarterly Fee Application per R. Keuler's edits (.7); revise service and coordinate e-filing of same (.6).	1.30

172573 W. R. Grace & Co.

60029 Billing Procedures, Fee Petition and Interim
Compensation
September 30, 2002

Date	Name		Hours
08/12/02	Keuler	Telephone call with Debtor's counsel regarding procedures (0.1). Reviewed fee auditor orders and Judge Fitzgerald's Delaware Chamber procedures (0.3).	.40
08/12/02	Lord	Discussion with R. Keuler re: revisions to chart attached to fee applications and objection to Fee Auditor report	.20
08/12/02	Muha	Review and revise July DBR for incorporation into 13th Monthly Fee Application.	2.50
08/13/02	Keuler	Finalized research regarding reponse deadlines (0.3). Reviewed Judge Fitzgerald's new procedures (0.2). Telephone call with A. Muha regarding fee charts, reply to auditor's report and related topics. (0.5). Telephone call to fee examiner re: requested information (0.2). Prepared summary chart and sent same (0.5). Drafted letter to Judge Fitzgerald re: fee application and sent same (0.4). Prepared summary chart and sent same (0.5).	2.60
08/13/02	Lord	Compile 5th quarterly fee application to be sent to chambers for upcoming hearing (.2);	.20
08/13/02	Muha	Attention to calls, e-mails to/from R. Keuler re: fee application preparation/interim fee application hearing.	. 40
08/14/02	Lord	Prepare certificate of service and service list for same (.4); coordinate service of same (.2)	. 60
08/15/02	Lord	Update service list and labels for use in service of Fee Applications per correspondence from Law Offices of D. Balsley (.7).	.70

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172573 W. R. Grace & Co. Invoice Number 973177
60029 Billing Procedures, Fee Petition and Interim Page 4
Compensation
September 30, 2002

Date	Name		Hours
08/20/02	Muha	Review/revise July DBR for incorporation into 13th monthly fee application.	.60
08/21/02	Keuler	Fielded call from fee examiner and met with J. Lord regarding same. Returned call of fee examiner.	.20
08/26/02	Muha	Review/revise 13th monthly fee applications.	2.00
08/28/02	Muha	Revise spreadsheets for 13th Monthly Fee Application.	.50
08/30/02	Lord	E-correspondence with A. Muha re: status of July fee application (.2); draft CNO for June fee application (.3).	.50

TIME SUMMARY	Hours			Rate		Value
			-			
Andrew J. Muha	17.00	at	\$	185.00	=	3,145.00
Richard A. Jr. Keuler	7.70	at	\$	240.00	=	1,848.00
John B. Lord	9.90	at	\$	145.00	=	1,435.50

CURRENT FEES 6,428.50

TOTAL HOURS 34.60

TOTAL BALANCE DUE UPON RECEIPT \$ 6,428.50

Case 01-01139-AMC Doc 2954-3 Filed 11/08/02 Page 46 of 69

REED SMITH LLP PO Box 360074M Pittsburgh, PA 15251-6074 Tax ID# 25-0749630

W.R Grace & Co. One Town Center Road Boca Raton, FL 33486 Invoice Number Invoice Number 973180 Invoice Date 09/30/02

973180

Client Number

172573

Re: W. R. Grace & Co.

(60026) Special Asbestos Counsel

Expenses

18,631.51

TOTAL BALANCE DUE UPON RECEIPT

\$ 18,631.51

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Case 01-01139-AMC Doc 2954-3 Filed 11/08/02 Page 47 of 69

REED SMITH LLP PO Box 360074M Pittsburgh, PA 15251-6074 Tax ID# 25-0749630

W.R Grace & Co.	Invoice Number	973180
One Town Center Road	Invoice Date	09/30/02
Boca Raton, FL 33486	Client Number	172573
	Matter Number	60026

Re: Special Asbestos Counsel

FOR COSTS ADVANCED AND EXPENSES INCURRED:

Telephone Expense	39.46
Documentation Charge	142.70
Duplicating/Printing	2,492.05
Postage Expense	15.43
Courier Service	313.42
Filing Fees	159.20
Outside Duplicating	4,942.51
Secretarial Overtime	3,180.00
Lodging	1,928.07
Transportation	261.19
Air Travel Expense	4,006.00
Rail Travel Expense	2.00
Automobile Rental	144.90
Taxi Expense	349.00
Mileage Expense	146.96
Meal Expense	349.12
Telephone - Outside	159.50

CURRENT EXPENSES 18,631.51

TOTAL BALANCE DUE UPON RECEIPT \$ 18,631.51

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Case 01-01139-AMC Doc 2954-3 Filed 11/08/02 Page 48 of 69

REED SMITH LLP PO Box 360074M Pittsburgh, PA 15251-6074 Tax ID# 25-0749630

W.R Grace & Co. Invoice Number 973180
One Town Center Road Invoice Date 09/30/02
Boca Raton, FL 33486 Client Number 172573
Matter Number 60026

Re: (60026) Special Asbestos Counsel

FOR COSTS ADVANCED AND EXPENSES INCURRED: 06/25/02 Telephone Expense- M. Atkinson 7.10 07/24/02 302-652-5340/WILMINGTON, DE/15 .86 07/25/02 561-362-1533/BOCA RATON, FL/1 .11 07/26/02 561-362-1533/BOCA RATON, FL/5 .29 07/26/02 561-362-1533/BOCA RATON, FL/10 .63 07/26/02 214-698-3868/DALLAS, TX/3 .23 07/29/02 312-861-2068/CHICAGO, IL/2 .11 07/30/02 704-489-9175/DENVER, NC/3 .23 07/30/02 704-489-9175/DENVER, NC/31 1.77 07/30/02 704-489-9175/DENVER, NC/2 .11 07/30/02 704-489-9175/DENVER, NC/20 1.14 08/02/02 561-362-1932/BOCA RATON, FL/2 .11 08/02/02 561-362-1533/BOCA RATON, FL/13 .74 08/05/02 302-652-5340/WILMINGTON, DE/24 1.37 08/05/02 561-362-1533/BOCA RATON, FL/4 .29 08/05/02 601-352-8646/JACKSON, MS/32 1.82 08/06/02 303-523-9020/DENVER, CO/5 .34 08/06/02 303-861-7000/DENVER, CO/8 .51

172573 W. R. Grace & Co.

_	cial Asbestos Counsel cember 30, 2002	Page 2
08/06/02	Telephone Expense- L. Flatley	4.92
08/07/02	650-424-0836/PALO ALTO, CA/2	.17
08/07/02	412-288-3122/PITTSBURGH, PA/2	1.21
08/08/02	561-362-1533/BOCA RATON, FL/4	.23
08/09/02	561-362-1533/BOCA RATON, FL/13	.74
08/09/02	561-362-1932/BOCA RATON, FL/6	.34
08/12/02	302-778-7533/WILMINGTON, DE/2	.11
08/13/02	412-288-7132/PITTSBURGH, PA/3	1.21
08/13/02	412-288-7132/PITTSBURGH, PA/10	4.04
08/14/02	302-778-7533/WILMINGTON, DE/2	.11
08/14/02	412-288-7132/PITTSBURGH, PA/1	.40
08/15/02	561-362-1533/BOCA RATON, FL/3	.17
08/16/02	831-427-3400/SANTA CRUZ, CA/2	.11
08/16/02	561-362-1533/BOCA RATON, FL/3	.23
08/16/02	415-391-8719/SAN FRAN, CA/8	.46
08/16/02	561-362-1533/BOCA RATON, FL/11	.63
08/16/02	303-884-6319/DENVER, CO/1	.11
08/21/02	214-698-3868/DALLAS, TX/1	.40
08/21/02	303-861-7000/DENVER, CO/2	.11
08/22/02	303-866-0409/DENVER, CO/2	.11
08/23/02	302-778-7533/WILMINGTON, DE/2	.11
08/23/02	302-778-7533/WILMINGTON, DE/2	.11
08/23/02	412-288-4291/PITTSBURGH, PA/2	.81
08/23/02	415-788-1234/SAN FRAN, CA/16	. 91
08/23/02	561-362-1533/BOCA RATON, FL/18	1.03
08/26/02	412-288-4104/PITTSBURGH, PA/2	1.21

172573 W. R. Grace & Co.

_	ccial Asbestos Counsel otember 30, 2002	Page 3
08/26/02	412-288-4104/PITTSBURGH, PA/3	1.21
08/26/02	312-861-2000/CHICAGO, IL/1	.11
08/27/02	858-456-7615/LA JOLLA, CA/1	.11
08/27/02	312-861-2200/CHICAGO, IL/2	.17
08/28/02	301-977-1534/GAITHERSBG, MD/2	.11
08/16/02	Documentataion Charge 84 PAGES SCANNED, 3 E-FILINGS PARCELS, INCD D R	126.00
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07/31/02	ATTY # 0885: 2 COPIES	.30
08/01/02	ATTY # 0885; 9 COPIES	1.35
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08/01/02	ATTY # 0885: 1 COPIES	.15

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08/05/02 ATTY # 0559: 42 COPIES	6.30
08/05/02 ATTY # 0856: 7 COPIES	1.05
08/05/02 ATTY # 0349: 1 COPIES	.15
08/05/02 ATTY # 0559: 8 COPIES	1.20
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172573 W. R. Grace & Co. 60026 Special Asbestos Counsel September 30, 2002	Invoice Number 973180 Page 7
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60026 Spe	R. Grace & Co. cial Asbestos Counsel tember 30, 2002	Invoice Number 973180 Page 8
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08/08/02	ATTY # 0349; 164 COPIES	24.60
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172573 60026	W. R. Gra Special A September	sbe	estos (Invoice Number Page 9	9731
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08/09	/02 ATTY	'#	0396:	7 COPIES	1.0	05
08/09	/02 ATTY	r #	0701:	119 COPIES	17.8	85
08/09	/02 ATTY	′#	0885:	15 COPIES	2.3	25
08/09	/02 ATTY	#	0701:	119 COPIES	17.8	85
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08/13/02	ATTY # 0559: 9 COPIES	1.35
08/13/02	ATTY # 0559: 7 COPIES	1.05
08/13/02	ATTY # 0559: 9 COPIES	1.35
08/13/02	ATTY # 0559: 2 COPIES	.30
08/13/02	ATTY # 3608: 8 COPIES	1.20
08/14/02	ATTY # 0718; 20 COPIES	3.00
08/14/02	ATTY # 0718; 9 COPIES	1.35
08/14/02	ATTY # 0885: 1 COPIES	.15
08/14/02	ATTY # 0710: 7 COPIES	1.05
08/14/02	ATTY # 0710: 39 COPIES	5.85
08/14/02	ATTY # 0710: 7 COPIES	1.05
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08/15/02	ATTY # 0701; 800 COPIES	80.00
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08/15/02	ATTY # 0559; 2 COPIES	.30
08/15/02	ATTY # 0701; 1397 COPIES	139.70
08/15/02	ATTY # 0718; 19 COPIES	2.85
08/15/02	ATTY # 0710: 4 COPIES	.60
08/15/02	ATTY # 0701: 238 COPIES	35.70
08/15/02	ATTY # 0710: 4 COPIES	.60
08/16/02	ATTY # 0559: 2 COPIES	.30
08/16/02	ATTY # 0559: 13 COPIES	1.95

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08/16/02 ATTY # 0559: 32 COPIES	4.80
08/16/02 ATTY # 0559: 12 COPIES	1.80
08/16/02 ATTY # 0559: 28 COPIES	4.20
08/16/02 ATTY # 0559: 3 COPIES	.45
08/16/02 ATTY # 0559: 6 COPIES	.90
08/16/02 ATTY # 0559: 13 COPIES	1.95
08/16/02 ATTY # 0559: 5 COPIES	.75
08/16/02 ATTY # 0559: 5 COPIES	.75
08/18/02 ATTY # 0885: 1 COPIES	.15
08/19/02 ATTY # 0701; 4 COPIES	.60
08/19/02 ATTY # 0701; 3 COPIES	.45
08/19/02 ATTY # 0701: 119 COPIES	17.85
08/19/02 ATTY # 0396: 1 COPIES	.15
08/19/02 ATTY # 0701: 2 COPIES	.30
08/19/02 ATTY # 0710: 4 COPIES	.60
08/20/02 ATTY # 0369; 14 COPIES	2.10
08/20/02 ATTY # 0396: 1 COPIES	.15
08/20/02 ATTY # 0559: 30 COPIES	4.50
08/20/02 ATTY # 0559: 29 COPIES	4.35
08/20/02 ATTY # 0396: 2 COPIES	.30
08/20/02 ATTY # 0887: 1 COPIES	.15
08/21/02 ATTY # 0396; 4 COPIES	.60
08/21/02 ATTY # 0396; 461 COPIES	69.15
08/21/02 ATTY # 0396; 306 COPIES	45.90
08/21/02 ATTY # 0396; 49 COPIES	7.35
08/21/02 ATTY # 0396: 1 COPIES	.15

60026 Spe	R. Grace & Co. cial Asbestos Counsel tember 30, 2002	Invoice Number 973180 Page 12
08/21/02	ATTY # 0396: 1 COPIES	.15
08/22/02	ATTY # 0396; 42 COPIES	6.30
08/22/02	ATTY # 0559: 26 COPIES	3.90
08/22/02	ATTY # 0559: 16 COPIES	2.40
08/22/02	ATTY # 0559: 26 COPIES	3.90
08/22/02	ATTY # 0396: 1 COPIES	.15
08/23/02	ATTY # 0396; 157 COPIES	23.55
08/23/02	ATTY # 0856; 51 COPIES	7.65
08/23/02	ATTY # 0718; 3 COPIES	.45
08/23/02	ATTY # 0885: 26 COPIES	3.90
08/23/02	ATTY # 0885: 11 COPIES	1.65
08/23/02	ATTY # 0559: 11 COPIES	1.65
08/23/02	ATTY # 0396: 1 COPIES	.15
08/23/02	ATTY # 0396: 1 COPIES	.15
08/23/02	ATTY # 0559: 11 COPIES	1.65
08/23/02	ATTY # 0885: 5 COPIES	.75
08/23/02	ATTY # 0559: 1 COPIES	.15
08/23/02	ATTY # 0559: 11 COPIES	1.65
08/23/02	ATTY # 0885: 11 COPIES	1.65
08/23/02	ATTY # 0885: 5 COPIES	.75
08/25/02	ATTY # 0559: 2 COPIES	.30
08/26/02	ATTY # 0856; 31 COPIES	4.65
08/26/02	ATTY # 0710; 138 COPIES	20.70
08/26/02	ATTY # 0885; 284 COPIES	42.60
08/26/02	ATTY # 0559; 3 COPIES	.45
08/26/02	ATTY # 0349: 2 COPIES	.30

172573 W. R. Grace 60026 Special Asbe September 30	estos Counsel	Invoice Number 97318 Page 13
08/26/02 ATTY #	0885: 2 COPIES	.30
08/26/02 ATTY #	0885: 1 COPIES	.15
08/26/02 ATTY #	0885: 1 COPIES	.15
08/26/02 ATTY #	0885: 12 COPIES	1.80
08/26/02 ATTY #	0885: 1 COPIES	. 15
08/26/02 ATTY #	0885: 1 COPIES	.15
08/26/02 ATTY #	0885: 2 COPIES	.30
08/26/02 ATTY #	0559: 2 COPIES	.30
08/26/02 ATTY #	0559: 12 COPIES	1.80
08/26/02 ATTY #	0559: 12 COPIES	1.80
08/26/02 ATTY #	0885: 1 COPIES	.15
08/26/02 ATTY #	0885: 1 COPIES	.15
08/26/02 ATTY #	0885: 1 COPIES	.15
08/26/02 ATTY #	0710: 1 COPIES	.15
08/26/02 ATTY #	0885: 4 COPIES	.60
08/26/02 ATTY #	0885: 6 COPIES	. 90
08/26/02 ATTY #	0349: 1 COPIES	.15
08/27/02 ATTY #	0856; 9 COPIES	1.35
08/27/02 ATTY #	0856; 41 COPIES	6.15
08/27/02 ATTY #	0396; 10 COPIES	1.50
08/27/02 ATTY #	0856; 5 COPIES	.75
08/27/02 ATTY #	0856; 59 COPIES	8.85
08/27/02 ATTY #	0396: 7 COPIES	1.05
08/27/02 ATTY #	0856: 4 COPIES	.60
08/27/02 ATTY #	0396: 7 COPIES	1.05
08/27/02 ATTY #	0559: 12 COPIES	1.80

60026 Spe	R. Grace & Co. ecial Asbestos Counsel otember 30, 2002	Invoice Number 973180 Page 14
08/27/02	ATTY # 0396: 1 COPIES	.15
08/27/02	ATTY # 0396: 4 COPIES	.60
08/27/02	ATTY # 0396: 4 COPIES	.60
08/27/02	ATTY # 0856: 4 COPIES	.60
08/27/02	ATTY # 0856: 4 COPIES	.60
08/27/02	ATTY # 0559: 14 COPIES	2.10
08/27/02	ATTY # 0856: 4 COPIES	.60
08/27/02	ATTY # 0349: 1 COPIES	.15
08/27/02	ATTY # 0887: 6 COPIES	.90
08/28/02	ATTY # 0885: 1 COPIES	.15
08/28/02	ATTY # 0559: 3 COPIES	.45
08/28/02	ATTY # 0559: 5 COPIES	.75
08/28/02	ATTY # 0885: 2 COPIES	.30
08/28/02	ATTY # 0396: 1 COPIES	.15
08/28/02	ATTY # 0885: 10 COPIES	1.50
08/28/02	ATTY # 0559: 3 COPIES	.45
08/28/02	ATTY # 0559: 5 COPIES	.75
08/28/02	ATTY # 0559: 3 COPIES	.45
08/28/02	ATTY # 0856: 5 COPIES	.75
08/28/02	ATTY # 0885: 5 COPIES	.75
08/28/02	ATTY # 0885: 1 COPIES	.15
08/28/02	ATTY # 0887: 3 COPIES	.45
08/28/02	ATTY # 0887: 1 COPIES	.15
08/28/02	ATTY # 0396; 10 COPIES	1.50
08/28/02	ATTY # 0559; 2 COPIES	.30
08/28/02	ATTY # 0559; 3 COPIES	.45

172573 W. R. Grace & Co. 60026 Special Asbestos Counsel September 30, 2002	Invoice Number 97318 Page 15
08/28/02 ATTY # 0885; 30 COPIES	4.50
08/28/02 ATTY # 0885; 31 COPIES	4.65
08/29/02 ATTY # 0885: 3 COPIES	.45
08/29/02 ATTY # 0885: 5 COPIES	. 75
08/29/02 ATTY # 0349: 3 COPIES	.45
08/29/02 ATTY # 0885: 3 COPIES	.45
08/29/02 ATTY # 0885: 2 COPIES	.30
08/29/02 ATTY # 0885: 1 COPIES	.15
08/29/02 ATTY # 0885: 2 COPIES	.30
08/29/02 ATTY # 0885: 2 COPIES	.30
08/29/02 ATTY # 0349: 1 COPIES	.15
08/29/02 ATTY # 0885: 1 COPIES	.15
08/29/02 ATTY # 0885: 2 COPIES	.30
08/29/02 ATTY # 0885; 2 COPIES	.30
08/29/02 ATTY # 0885; 36 COPIES	5.40
08/29/02 ATTY # 0349; 8 COPIES	1.20
08/29/02 ATTY # 0856; 117 COPIES	11.70
08/29/02 ATTY # 0396; 576 COPIES	57.60
08/29/02 ATTY # 0885; 6 COPIES	.90
08/30/02 ATTY # 0396: 2 COPIES	.30
08/30/02 ATTY # 0396: 2 COPIES	.30
08/30/02 ATTY # 0396: 2 COPIES	.30
08/30/02 ATTY # 0396: 2 COPIES	.30
08/30/02 ATTY # 0396: 2 COPIES	.30
08/30/02 ATTY # 0856; 452 COPIES	45.20
08/30/02 ATTY # 0559; 69 COPIES	10.35

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08/30/02	ATTY # 0856; 222 COPIES	22.20
08/05/02	Postage Expense	4.42
08/05/02	Postage Expense	.60
08/09/02	Postage Expense	.83
08/26/02	Postage Expense	6.08
08/28/02	Postage Expense	.60
08/30/02	Postage Expense	2.90
05/31/02	Courier Service parcels inc inv 5/31/02	90.00
07/28/02	Courier Service parcels inc inv 7/26/02	35.00
08/05/02	Courier Service UPS	27.13
08/12/02	Courier Service parcels inc inv 8/12/02	120.00
08/19/02	Courier Service UPS	16.39
08/21/02	Courier Service UPS	17.21
08/28/02	Courier Service FEDEX	7.69
08/12/02	SCANNING SERVICES, 18 PAGES SCANNED, 1 E-FI #2112, 1 ATTACHMENT (JOHN B. LORD) Filing F	
08/13/02	SCANNING SERVICES, 4 PAGES SCANNED, 1 E-FIL #2287, 1 ATTACHMENT (JOHN B. LORD) Filing F	
08/13/02	SCANNING SERVICES, 55 PAGES SCANNED, 1 E-FI #2310, 3 ATTACHMENTS (JOHN B. LORD) Filing Fees	
08/16/02	E- FILINGS 8/11/02- Filing Fees	47.65
08/06/02	Outside Duplicating -CLICKS PROFESSIONAL COSERV. for DOC. PROD.	PY 2005.14
08/07/02	Outside Duplicating - CLICKS PROFESSIONAL CSERV. for DOC. PROD.	OPY 1716.59
08/12/02	COPY 18 PG DOC 179 TIMES, SERVE LOCALS, POS MAIL, FED-EX PARCELS ACC# COPIED 2/5/02- Outside Duplicating VENDOR: PARCELS, IN D R	

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08/12/02	COPY 4 PG DOC 15 TIMES, POST MAIL, COPIED 6/26/02 (JOHN B. LORD) Outside Duplicating VENDOR: PARCELS, INCD D R	13.15
08/12/02	COPY 18 PG DOC 180 TIMES, POST MAIL, SERVE LOCALS, COPIED 5/28/02 (JOHN B. LORD) Outside Duplicating - VENDOR: PARCELS, INCD D R	497.60
07/22/02	Secretarial Overtime to Input data into Summation database for Attorney Work-Product Document Review	150.00
07/22/02	Secretarial Overtime Printing summary sheets for review by attorneys	517.50
07/25/02	Secretarial Overtime Typing in summation for attorney work product review	292.50
07/29/02	Secretarial Overtime Summation coding for attorney work product review	592.50
07/30/02	Secretarial Overtime Typing in summation for attorney work product review	157.50
08/04/02	Secretarial Overtime SUMMATION CODING of documents for attorney work-product document review.	810.00
08/05/02	Secretarial Overtime TYPING IN SUMMATION for attorney work-product document review.	195.00
08/11/02	Secretarial Overtime DOCUMENT CODING SUMMATION for documents reviewed by attorneys	345.00
08/12/02	Secretarial Overtime TYPING IN SUMMATION for documents reviewed by attorneys	120.00
08/06/02	Lodging - MAUREEN ATKINSON BOSTON, MA 6/25-28/02 for document review.	727.54
08/06/02	Lodging Expense - MAUREEN ATKINSON BOSTON, MA 6/25-28/02 TIPS during document review trip	11.00
08/08/02	Lodging - DOUGLAS E. CAMERON PALO ALTO, CA 8/5-7/02 for witness deposition replacement.	374.00
08/14/02	Lodging - LAWRENCE E. FLATLEY 8/6-7/02, Boston MA, for witness meeting.	212.53
08/30/02	Lodging - DOUGLAS E. CAMERON SAN FRAN 8/16-24/02	603.00

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08/02/02	Transportation -S HELBLING - PARKING	3.00	
08/02/02	Transportation - S HELBLING - PARKING	3.00	
08/05/02	TRAVEL TO NYC (M. SUSAN HAINES) Transportation - for document product meeting	140.51	
08/06/02	Transportation - MAUREEN ATKINSON BOSTON,MA 6/25-28/02 in connection with document review trip	23.00	
08/12/02	Transportation - S HELBLING - PARKING	3.00	
08/12/02	Transportation - A HELBLING - PARKING	3.00	
08/14/02	Transportation - LAWRENCE E. FLATLEY 8/6-7/02	27.50	
08/30/02	Transportation - DOUGLAS E. CAMERONSAN FRAN 8/16-24/02	58.18	
08/05/02	Air Travel Expense - DOUGLAS E. CAMERON FOR MEETING IN WASHINGTON, DC WITH W R GRACE AND CONSULTANTS, PLUS SERVICE FEE FOR \$25 FOR PAPER TICKETS	789.50	
08/06/02	Air Travel Expense-FLATLEY/LAWRENCE E 06AUG PIT BOS PIT for witness meeting in Boston	1084.00	
08/08/02	Air Travel Expense VENDOR: DOUGLAS E. CAMERON PALO ALTO,CA 8/5-7/02	2107.50	
08/30/02	Air Travel Expense - DOUGLAS E. CAMERON SAN FRAN 8/16-24/02 TICKET CHARGE	25.00	
08/06/02	Rail Travel Expense VENDOR: MAUREEN ATKINSON BOSTON, MA 6/25-28/02	2.00	
08/30/02	Automobile Rental - DOUGLAS E. CAMERON SAN FRAN 8/16-24/02	144.90	
08/02/02	Taxi Expense - D. Cameron MEETING WITH W.R. GRACE AND CONSULTANTS IN WASH DC 8/1	127.00	
08/06/02	Taxi Expense - MAUREEN ATKINSON BOSTON, MA 6/25-28/02 for document review	33.00	
08/08/02	Taxi Expense - D. Cameron TRIP TO SAN FRAN, CA TO MEET WITH WITNESS IN COST RECOVERY ACTION 8/5-7/02 PALO ALTO, CA	90.00	
08/14/02	Taxi Expense - LAWRENCE E. FLATLEY 8/6-7/02	49.00	

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08/30/02	Taxi Expense - DOUGLAS E. CAMERON SAN FRAN 8/16-24/02	50.00
08/02/02	Mileage Expense - S Helbling - 8/4	8.03
08/02/02	Mileage Expense - S Helbling - 8/3	8.03
08/06/02	Mileage Expense - MAUREEN ATKINSON BOSTON, MA 6/25-28/02 for document review	11.90
08/08/02	Mileage Expense -D. Cameron TRIP TO SAN FRAN, CA TO MEET WITH WITNESS IN COST RECOVERY ACTION 8/5-7/02 PALO ALTO, CA	63.52
08/12/02	Mileage Expense -S HELBLING	8.03
08/12/02	Mileage Expense - S HELBLING	8.03
08/14/02	Mileage Expense - LAWRENCE E. FLATLEY 8/6-7/02	21.90
08/30/02	Mileage Expense - DOUGLAS E. CAMERONSAN FRAN 8/16-24/02	17.52
08/02/02	Meal Expense - D. Cameron MEETING WITH W.R. GRACE AND CONSULTANTS IN WASH DC 8/1 1 BREAKFAST	6.00
08/02/02	Meal Expense - S HELBLING - 8/4	5.66
08/02/02	Meal Expense - S HELBLING - LUNCH 8/3	5.77
08/06/02	Meal Expense - MAUREEN ATKINSON BOSTON, MA 6/25-28/02 for document review in Boston	114.49
08/08/02	Meal Expense - DOUGLAS E. CAMERON PALO ALTO, CA 8/5-7/02	21.99
08/08/02	Meal Expense - D. Cameron TRIP TO SAN FRAN, CA TO MEET WITH WITNESS IN COST RECOVERY ACTION 8/5-7/02 PALO ALTO, CA 1 BREAKFAST, 2 LUNCHES 1 DINNER	34.04
08/12/02	Meal Expense - S HELBLING ~ LUNCH	5.34
08/12/02	Meal Expense - S HELBLING - LUNCH	5.00
08/30/02	Meal Expense - DOUGLAS E. CAMERON SAN FRAN 8/16-24/02	150.83
08/08/02	Telephone - Outside - DOUGLAS E. CAMERON PALO ALTO, CA 8/5-7/02 for witness meeting	15.43

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172573 W. R. Grace & Co.

60026 Special Asbestos Counsel
September 30, 2002

08/30/02 Telephone - Outside -DOUGLAS E. CAMERON SAN
FRAN 8/16-24/02

08/30/02 Documentation Expense - DOUGLAS E. CAMERON SAN
FRAN 8/16-24/02 FAX CHARGES

CURRENT EXPENSES

18,631.51

TOTAL BALANCE DUE UPON RECEIPT

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\$ 18,631.51

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IN THE UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF DELAWARE

In re:) Chapter 11
W. R. GRACE & CO., <u>et</u> <u>al.</u> , ¹) Case No. 01-01139 (JKF) (Jointly Administered)
Debtors)

CERTIFICATE OF SERVICE

I, Richard A. Keuler, Jr., Esquire, certify that I am over 18 years of age and that on this 1st day of October, 2002, I caused a true and correct copy of the Summary of Application of Reed Smith LLP for Compensation for Services and Reimbursement of Expenses as Special Asbestos Liability Defense Counsel to Debtors for the Fourteenth Monthly Interim Period from August 1, 2002 through August 31, 2002 (with attached Fee and Expense Detail), to be served upon the parties on the attached service list in the manner indicated.

/s/ Richard A. Keuler, Jr.
Richard A. Keuler, Jr. (No. 4108)
REED SMITH LLP
1201 Market Street, Suite 1500
Wilmington, DE 19801

Phone: (302) 778-7500 Facsimile: (302) 778-7575 E-mail: rkeuler@reedsmith.com

Special Asbestos Product Liability Defense Counsel

The Debtors consist of the following 62 entities: W. R. Grace & Co. (f/k/a Grace Specialty Chemicals, Inc.), W. R. Grace & Co.-Conn., A-1 Bit & Tool Co., Inc., Alewife Boston Ltd., Alewife Land Corporation, Amicon, Inc., CB Biomedical, Inc. (f/k/a Circe Biomedical, Inc.), CCHP, Inc., Coalgrace, Inc., Coalgrace, Inc., Coalgrace II, Inc., Creative Food &N Fun Company, Darex Puerto Rico, Inc., Del Taco Restaurants, Inc., Dewey and Almy, LLC (f/k/a Dewey and Almy Company), Ecarg, Inc., Five Alewife Boston Ltd., G C Limited Partners I, Inc. (f/k/a Grace Cocoa Limited Partners I, Inc.), G C Management, Inc. (f/k/a Grace Cocoa Management, Inc.), GEC Management Corporation, GN Holdings, Inc., GPC Thomasville Corp., Gloucester New Communities Company, Inc., Grace A-B II Inc., Grace Chemical Company of Cuba, Grace Culinary Systems, Inc., Grace Drilling Company, Grace Energy Corporation, Grace Environmental, Inc., Grace Europe, Inc., Grace H-G Inc., Grace Hotel Services Corporation, Grace International Holdings, Inc. (f/k/a Dearborn International Holdings, Inc.), Grace Offshore Company, Grace PAR Corporation, Grace Petroleum Libya Incorporated, Grace Tarpon Investors, Inc., Grace Ventures Corp., Grace Washington, Inc., W. R. Grace Capital Corporation, W. R. Grace Land Corporation, Gracoal, Inc., Gracoal II, Inc., Guanica-Caribe Land Development Corporation, Hanover Square Corporation, Homeo Holdings, Inc., Kootenai Development Company, L. B. Realty, Inc., Litigation Management, Inc. (f/k/a GHSC Holding, Inc., Grace JVH, Inc., Asbestos Management, Inc.), Monolith Enterprises, Incorporated, Monore Street, Inc., MRA Holdings Corp. (f/k/a Nestor-BNA Holdings Corporation), MRA Intermedeo, Inc. (f/k/a Nestor-BNA, Inc.), MRA Staffing Systems, Inc. (f/k/a British Nursing Association, Inc.), Remedium Group, Inc. (f/k/a Environmental Liability Management, Inc., Water Street Corporation, Axial Basin Ranch Company, CC Partners (f/k/a Cross Country Staffing), Hayden-Gulch West Coal Company, H-G Coal Company.

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SERVICE LIST

VIA FIRST CLASS MAIL AND ELECTRONIC MAIL

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E-mail: william.sparks@grace.com

Warren H. Smith Warren H. Smith and Associates 9000 Jackson Street 120 Founders Square Dallas, TX 75202 E-mail: whsmith@whsmithlaw.com

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